

MOTION FOR ORDER RELEASING UNCLAIMED FUNDS

I, under penalty of perjury under the laws of the United States of America declare (or certify, verify, or state) that the following statements and information are true and correct:

۱.			st an order releasing the total amount of \$3,832.15 which is the sum of all monies deposited e court on the following date(s) March 2, 2006
			alf of the creditor Woodbridge Center, Inc. on claim r(s) 340
2.			check and complete the applicable subparagraph(s) below:
		a.	I am the creditor named in paragraph 1.
	×	b.	I am an employee of the creditor named in paragraph 1 and my title is Manager, Bankruptcy Services The creditor is still legally entitled to the monies and I am authorized by the creditor to this petition. Submit evidence establishing authority to act on behalf of creditor.
	×	C.	I am the creditor and have appointed Ballard Spahr Andrews & Ingersoll, LLP as my lawful attorney-in-fact who is duly authorized by the attached original power of attorney to file this motion.
		d.	Subparagraphs a, b, and c above do not apply, but I am entitled to payment of such monies because (submit evidence establishing basis for right to obtain payment).

(Continued on next page)

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		Motion for Order Releasing Unclaimed Funds -	Page 2 F 3011-1						
In	re Ir	nternet In A Mall, Inc.	CHAPTER						
		Debtor.	CASE NUMBERSV 97-12313 GM						
	Pie	ease complete each of the following subparagraphs:							
	a.	The following is the creditor's address and phone number:							
		General Growth Properties, Inc.							
		110 N. Wacker Drive							
		Chicago, Illinois 60606-1511							
	b.	A brief history of the creditor (from the filing of the claim to the present) wh any sale of the company and the new and prior owner(s). Submit evidence the prior to the new owner(s):	ich includes, if applicable, identification of establishing the sale of the company from						
		See attached Certification of Stephen Warsh, Manager of Bankruptcy Services of General Growth Properties, Inc.							
		and exhibits attached thereto.							

4. I understand that, pursuant to 18 U.S.C. § 152, I may be fined or imprisoned, or both, if I have knowingly and fraudulently made any false statements in this document.

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Motion for Order Releasing	Unclaimed Funds - Page 3	F 3011-1
in re Internet In A Mali, inc.	CHAPTER	
	Debtor. CASE NUMBER SV 97-	12313 GM
(Corporate Seal if applicable)	General Growth Properties, Inc. Type or Print Creditor's Name Stephen Warsh, Manager Bankruptcy Sen Creditor's Address	, Manager operfres, Fall
	110 N. Wacker Drive	
	Chicago, Illinois 60606	
STATE OF COLLEGERAL COUNTY OF Cook Do JUNE 13, 2006 before m Stephen Warsh, Manager	ne, personally appeared (insert name and Serv	l title of the signer)
personally known to me (or proved to me on the basis of satisficults of the within instrument and acknowledged to me the apacity (ies), and that by his/her/their signature(s) on the instruerson(s) acted, executed the instrument. WITNESS my hand a "OFFICIAL SEAL" KATHLEEN FABRE Notary Public, State of Illinois My Commission Expires 05/07/09	it he/she/they executed the same in his/hi	ose name(s) is/are er/their authorized ehalf of which the

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Motion for	Order Releasing Unclaimed Funds -	Page 4 F 3011-
In re Internet In A Mall, Inc.		CHAPTER
	Debtor.	CASE NUMBER SV 97-12313 GM
	Mallead Signature of Att	orney/Attorney-in-Fact (if appointed)
	Mariah Murphy	
	Type or Print Na	ame
	Ballard Spahr An Address	drews & Ingersoll, LLP
	Plaza 1000 - Suit	e 500, Main Street
	Voorhees, New J	ersey 08043
NEW JERSEY STATE OF CALLETORNIA , COUNTY OF Can		
On <u>6/12/06</u>	before me, personally app	eared (insert name and title of the signe
Mariah Murphy	1.97-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	
personally known to me (or proved to me on subscribed to the within instrument and ackno capacity(ies), and that by his/her/their signati person(s) acted, executed the instrument. W	owledged to me that he/she/they exe ure(s) on the instrument the person(cuted the same in his/her/their authorizes), or the entity upon behalf of which to
	Presented by:	
	Michael E. Brown	n, Esquire
	Attorney-At-Law	
	State of New Jers	sey

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Motion for Order Releasing Unc	laimed Funds -	Page 5	F 3011-1
In re Internet In A Mall, Inc.		CHAPTER	
	Debtor.	CASE NUMBER SV 97-12	313 GM
PROOF OF SE	ERVICE		
I hereby certify under penalty of perjury under the laws of the United I mailed in a sealed envelope, with postage thereon fully prepaid, described as "Motion for Order Releasing Unclaimed Funds" to the persons and entities required to be served by Local Bankruptcy Re	ed States of Amo a fully complete United States A	ed true and correct copy	of the documer
United States Attorney Central District of California 312 North Spring Street Los Angeles, CA 90012			
United States Trustee Central District of California 725 South Figueroa, 26th Floor Los Angeles, CA 90017			
Please insert the name and address of the trustee appointed in the	e case and the t	rustee's counsel, if any:	
Byron Z. Moldo			
1925 Century Pk. E#1600			
os Angeles, CA 90067			
Please insert the name and address of the Debtor, Debtor in Posse supervise the distribution of funds and assets of the estate (if not tinternet in A Mall, Inc.	he claimant) and David Seror, Attor	I their counsel, if any:	
18700 Oxnard Street	21300 Victory Blv	d., #1270	
arzana, CA 91356	Woodland Hills, C	A 91367	
f Movant is not the original creditor or an employee thereof, please he creditor's counsel, if any: Woodbridge Center, Inc. 250 Woodbridge Center Drive Woodbridge, New Jersey 07095	e insert the name	e and address of the ori	ginal creditor an
7	MUK/UK Signature MQK/Qh Type or Print Na KQ(LAr d	MURPHU MURPHU Pahr ANDREW TROJESOU FOR CHEMIKA	J Str
	Consci	for Grenera	CERRULE SITIC

LIMITED POWER OF ATTORNEY

KNOWN ALL MEN BY THESE PRESENTS, That

General Growth Properties, Inc.

has made, constituted and appointed and by these presents does make, constitute and appoint:

Ballard Spahr Andrews & Ingersoll, LLP

its true and lawful attorney-in-fact, for the corporate entity, and in its name, place and stead and for its use and benefit,

ONLY to apply for abandoned funds, or undistributed, unclaimed, or undelivered tenders or funds in the amount of

\$3,832.15

giving and granting unto said attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done, as fully, to all intents and purposes, as I might or could do if personally present, hereby ratifying and confirming all that my said attorney-in-fact shall lawfully do or cause to be done, by virtue hereof. In construing this instrument, and where the context so requires, the singular includes plural. This Limited Power of Attorney is specifically limited to the collection and disbursement of the above-named funds.

KATHLEEN FABRE

sea Notary Public, State of Illinois

My Commission Expires 05/07/09

Chillian Francisco

My commission expires

BALLARD SPAHR ANDREWS & INGERSOLL, LLP A Pennsylvania Limited Liability Partnership
By: Mariah E. Murphy, Esquire
Plaza 1000 – Suite 500, Main Street
Voorhees, New Jersey 08043
(856) 761-3400
Counsel for General Growth Properties, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

IN RE:	 : CASE NO. SV 97-12313 AG/GM
	: ORDER TO PAY UNCLAIMED FUNDS
Internet In A Mall, Inc.	: CHAPTER 7
It appears that a check ma	de payable to GENERAL GROWTH PROPERTIES,
INC., as the successor - in- interest to We	oodbridge Center, Inc., in the amount of \$3,832.15 was
not presented and paid within the ninety	days provided for in Bankruptcy Code § 347. An
unclaimed funds report was filed by the	Trustee on March 3, 2006 to close the account and
transfer the monies to the Clerk, United S	States Bankruptcy Court, for deposit with the United
States Treasury.	
It further appears that GEI	NERAL GROWTH PROPERTIES, INC. now claims
the above monies in an Application filed	with this Court.
IT IS ORDERED that the	Clerk of the Bankruptcy Court pay the sum of
\$3,832.15 to GENERAL GROWTH PRO	OPERTIES, INC., 110 North Wacker Drive, Chicago,
Illinois 60606, Attn: Stephen Warsh, Mar	nager Bankruptcy Services.
United States Bankruptcy Judge	Date

BALLARD SPAHR ANDREWS & INGERSOLL, LLP

A Pennsylvania Limited Liability Partnership Mariah E. Murphy, Esquire Plaza 1000 – Suite 500, Main Street Voorhees, New Jersey 08043 (856) 761-3400 Counsel for General Growth Properties, Inc.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

IN RE:	:	CASE NO. SV 97-12313 AG/GM
	:	
	:	
Internet In A Mall, Inc.	:	CHAPTER 7
	:	

CERTIFICATION IN SUPPORT OF MOTION BY GENERAL GROWTH PROPERTIES, INC. FOR PAYMENT OF ITS CLAIM FROM THE REGISTRY FUND PURSUANT TO LBR 3011-1

I, Stephen Warsh, hereby certify and state as follows:

- 1. I am the Manager of Bankruptcy Services of General Growth Properties, Inc., ("General Growth") the successor-in-interest to Woodbridge Center, Inc. ("Woodbridge Center") and am authorized to make the following certification on behalf of General Growth. I have personal knowledge of the facts stated herein.
- 2. On or about February 21, 1997 (the "Petition Date"), Internet In A Mall, Inc. (the "Debtor") filed a voluntary petition for relief under chapter 11 of Title 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Central District of California. The case was converted to a chapter 7 on or about August 26, 1997.
- 3. Prior to the Petition Date, the Debtor and Woodbridge Center entered into a commercial Lease Agreement, the terms of which provided that the Debtor would occupy commercial space and would pay rent and charges for use of the commercial space (the "Leased Premises").

- 4. On or about May 19, 1997, Woodbridge Center filed a proof of claim ("Claim No. 340") with the Bankruptcy Court evidencing their unsecured claim totaling \$4,800.00, of which \$3,832.15 was a priority. Attached hereto as Exhibit A is a true and correct copy of the Claims Register evidencing Claim No.340.
- Woodbridge Center's address was listed on Claim No. 340 as Woodbridge
 Center, Inc. 250 Woodbridge Center Drive, Woodbridge, New Jersey 07095.
- 6. The Leased Premises was located at Woodbridge Center Shopping Plaza (the "Shopping Center").
- 7. Woodbridge Center was the lessor of the commercial space at the Shopping Center as the agent for The Rouse Company.
- 8. On or about November 12, 2004, General Growth acquired The Rouse Company, and its entities, including Woodbridge Center, Inc. Accordingly, General Growth is the legal successor-in-interest to Woodbridge Center, the landlord under the shopping center lease with the debtor, and a creditor in this case. Attached hereto as Exhibit B is a true and correct copy of SEC Form 8-K evidencing General Growth's acquisition of The Rouse Company and Woodbridge Center.
- 9. On or about March 2, 2006, the Trustee filed a Notice Depositing Funds to the Registry of the Court in the above captioned matter. Attached hereto as <u>Exhibit</u> C is a true and correct copy of the Notice Depositing Funds to the Registry of the Court.
- 10. Pursuant to the Notice Depositing Funds, Woodbridge Center is entitled to receive payment of \$3,832.15.
- 11. As successor-in-interest to Woodbridge Center, General Growth is entitled to collect these funds.

12. General Growth's address and tax identification number are as follows:

General Growth Properties, Inc.
110 N. Wacker Drive
Chicago, Illinois 60606-1511
Attn: Stephen Warsh, Manager Bankruptcy Services
Tax ID # 42-1283895

13. Accordingly, General Growth seeks an Order from the Court directing the payment of the claim of Woodbridge Center, in the amount of \$3,832.15 from the Registry Fund pursuant to LBR 3011-1.

I certify that the foregoing statements made by me are true under penalty of

Dated: Juno 13, 2006

perjury.

Stephen Warsh
Manager, Bankruptcy Services
General Growth Properties, Inc.
Successor-In-Interest to

Woodbridge Center, Inc.

STATE OF ILLINOIS COUNTY OFCOOL	
On Sune 13, 2006 before me, personally appeared (insert name and title of the sign Sephen Warsh, Manager Bankruptcy Service	gner,

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal.

(SEAL)

"OFFICIAL SEAL"
KATHLEEN FABRE
Notary Public, State of Illinois
My Commission Expires 05/07/09

Notary Public

My commission expires on $\frac{5}{7}/09$

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EXHIBIT A

Claim No: 340	Creditor Name: WOODBRIDGE CENTER CART 36SF WOODBRIDGE CENTER INC 250 WOODBRIDGE CENTER DR WOODBRIDGE, NJ 07095	Last Date to File Claims: Last Date to File (Govt): Filing Status: Docket Status: Late: N
Claim Date: 05/19/1997	Amends Claim No: Amended By Claim No:	Duplicates Claim No: Duplicated By Claim No:
Class	Amount Claimed	Amount Allowed
Unsecured	\$967.85	
Secured	\$0.00	
Priority	\$3832.15	
Unknown	\$0.00	
Admin	\$0.00	
Total	\$4800.00	
Description:		
Remarks: Converted fr	om NIBS.	

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EXHIBIT B

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of Earliest Event Reported):

November 12, 2004

General Growth Properties, Inc.

(Exact name of registrant as specified in its charter)

Delaware	1-11656	42-1283895
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)
110 N. Wacker Drive, Chicago, Illinois		60606
(Address of principal executive offices)		(Zip Code)
Registrant's telephone number, include	ling area code:	312.960.5000
Not Appl	icable	
Former name or former address	if changed since last report	

Check the appropria ant under any of the following provisions:

IJ.	Wriften communications	pursuant to Ru	le 425	under the	Securities A	Act (17	CFR	230.4	425 <u>1</u>
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^[]Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

^[]Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

^[]Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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Item 2.01. Completion of Acquisition or Disposition of Assets.

On November 12, 2004, General Growth Properties, Inc. completed its previously announced merger with The Rouse Company ("Rouse"). A copy of the related press release is furnished as Exhibit 99.1 hereto.

Item 9.01. Financial Statements and Exhibits.

(a), (b) The requisite financial information with respect to the Rouse acquisition will be filed under cover of Form 8-K/A as soon as practicable, and in any event not later than 71 days after the closing date of acquisition on November 12, 2004.

(c) Exhibits

Exhibit No. Description

99.1 Press Release dated November 12, 2004 entitled "General Growth Properties, Inc. Completes Acquisition of The Rouse Company" (furnished herewith)

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

General Growth Properties, Inc.

November 12, 2004

By:

Bernard Freibaum

Name: Bernard Freibaum

Title: Executive Vice President and Chief Financial Officer

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ExhibitIndex

Exhibit No. Description
99.1 Press Release

News Release General Growth Properties, Inc.

110 North Wacker Drive Chicago, IL 60606 (312)960-5000 FAX (312)960-5475

FOR IMMEDIATE RELEASE

CONTACT: David Keating Sr. Manager, Media Relations david.keating@generalgrowth.com (312)960-6325

GENERAL GROWTH PROPERTIES, INC. COMPLETES ACQUISITION OF THE ROUSE COMPANY

Chicago, Illinois, Novemer 12, 2004 —General Growth Properties, Inc. (NYSE: GGP) has completed the previously announced acquisition of Maryland-headquarted The Rouse Company, a premier real estate development and management company.

The Rouse Company acquisition adds 37 regional shopping malls, four community centers, and six mixed-use projects totaling 40million square feet to General Growth's portfolio of owned shopping centers. There is also a portfolio of office, industrial and other commercial properties totaling approximately 9million square feet and considerable undeveloped land in some of the most successful master planned communities in the country, such as Summerlin, Nevada, Columbia, Maryland and The Woodlands outside Houston.

Sales per square foot for the retail properties average approximately \$439 and occupancy is approximately 92percent. The portfolio of retail centers includes such world-class properties as Water Tower Place (Chicago), Oakbrook Center (Oakbrook, IL—Chicago), Fashion Show Mall (Las Vegas) and Faneuil Hall Marketplace (Boston). The planned community development projects (commercial and residential), two of which include Summerlin, outside Las Vegas, and Bridgelands, near Houston, will capture the spirit of local commerce, art, culture and recreation, within a close-knit, community setting.

The office portfolio is located primarily in the Baltimore/Washington corridor and the rapidly growing Las Vegas market. The office properties provide quality space and great visibility for all types of business.

General Growth Properties, Inc. is a nationwide shopping center owner, developer and manager of regional shopping malls. General Growth currently has ownership interest in, or management responsibility for, a portfolio of 221 regional shopping malls and numerous other types of properties in 44 states. The company portfolio totals approximately 200million square feet of space and includes over 16,000 retailers nationwide. The second largest U.S.-based publicly traded Real Estate Investment Trust (REIT), General Growth Properties, Inc. is listed on the New York Stock Exchange under the symbol GGP. For more information, please visit the company web site at http://www.generalgrowth.com.

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EXHIBIT C

Cas	se 1:97-bk-12313-GM Doc 437 Filed 06/27/06 Entered 06/29/06 15:18:20 Desc Main Document Page 21 of 22
1	
: 1	Byron Z. Moldo, Chapter 7 Trustee [State Bar No. 109652] 1925 Century Park East, 16th Floor FILED
2	Los Angeles, CA 90067 Telephone: (310) 601-1219
3 - 4	Chapter 7 Tours
\int_{5}^{7}	Chapter / Trustee
6	UNITED STATES BANKRUPTCY COURT
7	CENTRAL DISTRICT OF CALIFORNIA SAN FERNANDO VALLEY DIVISION
8	
9	In re) Case No. SV 97-12313 AG Gm) Chapter 7
10	INTERNET IN A MALL,
11 12) NOTICE OF UNCLAIMED) DIVIDENDS 3011
13	Debtor.
14	
15	TO JON D. CERETTO, CLERK OF THE UNITED STATES BANKRUPTCY
16	COURT:
17	Please find annexed hereto Check Nos. 1599-1692 in the aggregate sum of \$183,017.10
18	representing the total amount of unclaimed dividend(s) in the above-entitled debtor's estate. Said
19 20	sum is paid over to you pursuant to Bankruptcy Rule 3011. A list of the name(s), address(es) and
20	amount(s) to be paid to each claimant entitled to said unclaimed dividend is attached.
22	Dated: February 28, 2006
23	(2110)
24	1) SMorb
25	BYROX Z. MOLDO, Chapter 7 Trustee
26	
27	
28	

		
No. 328	CHARLES M. HUFF	\$656.1
	14942 Sherman Way	\$050.1
	Van Nuys, CA 91405	
No. 330	KATY G. BROWN	\$1,537.2
	17940 River Circle	Ψ1,337,2
	Canyon Country, CA 91351	į
No. 333	JUSSI P. RATSULA	\$1,366.4
	12 Cerrito	Ψ1,500.4
	Irvine, CA 92612	
	ATTILA BANOCZY	\$359.9
	1433 East Garfield Avenue	\$337.7
	Glendale, CA 91205	
No. 337	GRIDNET INTERNATIONAL	\$74,395.46
	1000 Holcomb Woods Parkway, Suite 342	Ψέτισουτί
	Roswell, GA 30076	
No. 340b	WOODBRIDGE CENTER CART 36SF	\$3,832.15
	250 Woodbridge Center Drive	Ψ5,052.1.
	Woodbridge, NJ 07095	
No. 359	ROMEO B REYES	\$320.65
	925 Azalia Drive	\$520.05
37 36	Lewisville, TX 75067	
No. 364	HERIBERTO G. LINARES	\$266.46
	1127 East 47 th Street	φ200.40
	Los Angeles, CA 90011	! !
No. 365	VINCENT L. STEWART	\$679.43
	38301 11th Street East, Apt. 5	Ψ0/7.13
	Palmdale, CA 93550	
No. 379	TIMOTHY ROSS BRATCHER	\$1,085.47
	7 Devonshire Drive	Ψ1,003.47
	Conroe, TX 77304	
No. 383	ATTILA SERESS	\$799,36
	7008 Jellico Avenue	Ψ777.50
	Van Nuys, CA 91406	
No. 385	DIANE H. KNOLL	\$224.22
	2727 Greer Road	
No. 388	Goodlettsville, TN 37072	i
110. 388	HEATHER ROSE	\$843.77
	17819 Merridy Street, Apt. 235	
No. 389	Northridge, CA 91325	
110. 369	MERLE K. SCOFIELD	\$2,172.47
	13335 Wingo Street	·
No. 390	Pacoima, CA 91331	
	RICHARD THOMPSON	\$1,675.91
	18555 Parker Road	
No. 398b	Mokena, IL 60448	
140. 3980	SANTA ANA VENTURE	\$3,000.00
	Altheimer & Gray - Attn: Chris Combest, Esq.	
	10 South Wacker Drive	
	Chicago, IL 60606	[